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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|-------------|----------------------|-----------------------|------------------|
| 09/683,919 | 03/01/2002 | Larry Lawson Jones | 076706-201701/US 3793 | |
| 73319 7590 12/28/2007 Greenberg Traurig, LLP (OnSpec/TPL) 2450 Colorado Avenue | | | EXAMINER | |
| | | | ZIA, SYED | |
| Suite 400E Santa Monica, CA 90404 | | | ART UNIT | PAPER NUMBER |
| | | | 2131 | |
| | | | MAN DATE | DEL WEDY MODE |
| | | | MAIL DATE | DELIVERY MODE |
| * | | | 12/28/2007 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | | Application No. | Applicant(s) | | | | |
|--|--|--|---|--|--|--|--|
| Office Action Summary | | 09/683,919 | JONES ET AL. | | | | |
| | | Examiner | Art Unit | | | | |
| | | Syed Zia | 2131 | | | | |
| | The MAILING DATE of this communication app | ears on the cover sheet with the o | correspondence address | | | | |
| | Period for Reply | | | | | | |
| WHIC - Exter after - If NO - Failu | CRTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period verse to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be the vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | IN. mely filed in the mailing date of this communication. ED (35 U.S.C. § 133). | | | | |
| Status | | | | | | | |
| 1)⊠ | 1) Responsive to communication(s) filed on <u>31 October 2007</u> . | | | | | | |
| 2a)□ | This action is FINAL . 2b)⊠ This action is non-final. | | | | | | |
| 3)□ | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | | |
| closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | | | |
| Dispositi | ion of Claims | | | | | | |
| 4)⊠ Claim(s) <u>1-3,10-14,21 and 23</u> is/are pending in the application. | | | | | | | |
| | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | |
| 5) Claim(s) is/are allowed. | | | | | | | |
| | 6)⊠ Claim(s) <u>1-3,10-14,21 and 23</u> is/are rejected. | | | | | | |
| | Claim(s) is/are objected to. | - La Cara de la Cara d | | | | | |
| 8) | Claim(s) are subject to restriction and/c | or election requirement. | | | | | |
| Applicat | ion Papers | | | | | | |
| 9)[| The specification is objected to by the Examine | er. | | | | | |
| 10) | The drawing(s) filed on is/are: a) acc | cepted or b) objected to by the | Examiner. | | | | |
| | Applicant may not request that any objection to the | drawing(s) be held in abeyance. So | ee 37 CFR 1.85(a). | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | | |
| 11)[_] | The oath or declaration is objected to by the E | xaminer. Note the attached Offic | e Action of form 1 10-102. | | | | |
| Priority | under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). | | | | | | | |
| a) ☐ All b) ☐ Some * c) ☐ None of: | | | | | | | |
| 1. Certified copies of the priority documents have been received. | | | | | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | | | |
| application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | |
| See the attached detailed Office action for a list of the certified copies not received. | | | | | | | |
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| t de la constant de l | | | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) | | | | | | | |
| | ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail | Date | | | | |
| 3) Notice of Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 11/2007. 5) Notice of Informal Patent Application 6) Other: | | | | | | | |
| Pap | er NU(5)/Mail Date 11/2001. | -, <u> </u> | | | | | |

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on October 31, 2007 has been entered.

Response to Amendment

This office action is in response to request for reconsideration filed on October 31, 2007. Original application contained Claims 1-21. Applicant previously amended Claims 1-5, 7, 9, 11-16, and 18, cancelled Claims 4-5, 15-16, and added new Claims 22-23. Applicant currently amended Claims 1-3, 10-12 and cancelled Claims 9-10, 18-20, and 22. The amendment filed have been entered and made of record. Therefore, presently pending claims are 1-3, 10-14, 21 and 23.

Response to Arguments

Applicant's arguments filed on October 31, 2007 have been fully considered but they are not persuasive because of the following reasons:

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Applicants argued regarding independent Claims 1, and 11 and stated that the cited prior Abbott and Burger fail to teach or suggest "storing Applicant's claimed controller to record an encrypted log of unique identifiers of locations the apparatus and the individual have visited, to restrict the individual from modifying the same, and to provide the same to an authorized requestor "as claimed as claimed in currently amended above mentioned independent Claims.

This is not found persuasive. The system of Abbott teaches and describes a key to interface with a wide variety of computers and computer peripherals to supports the user authentication which authenticates the identity of user and memory for storing financial and non-financial media for transaction information. This key provides integrated password and digital certificate management, software security, and personal identification capability in a single compact package. The security information includes a unique identification, embedded into the device, to identify the device (col.3 line 26 to col.4 line 7, col.4 line 50 to line 62, col.5 line 12 to line 15, col.5 line 55 to col.6 line 60, and col.7 line 38 to col.9 line 65). Burger, on the other hand discloses computing environment that describe methods of portable electronic authorization system (Fig.1-2) by engaging transactions involving financial and/or non-financial media and devices, where apparatus has an authenticator that authenticates an identity of a user [Fig.1-2, and paragraph 0019 – 0020] thus providing the authentication of the (personnel) key when tracking the Abbott's device in an external network [-0114-0118].

As a result, the system of cited prior art(s) does implement and teaches a system and method that relates to providing a device for secure identification which also make use of presently available installed infrastructure.

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Applicants <u>still</u> have failed to explicitly identify specific claim limitations, which would define a patentable distinction over prior arts.

The examiner is not trying to teach the invention but is merely trying to interpret the claim language in its broadest and reasonable meaning. The examiner will not interpret to read narrowly the claim language to read exactly from the specification, but will interpret the claim language in the broadest reasonable interpretation in view of the specification. Therefore, the examiner asserts that the system of cited prior arts does teach or suggest the subject matter broadly recited in independent Claims and in subsequent dependent Claims. Accordingly, rejections for claims 1-3, 10-14, 21 and 23 are respectfully maintained.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 10-14, 21 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Abbott et al. (U. S. Patent 6,671,808), and further in view of Burger (U. S. Pub. 2005/0060586 A1) (hereafter Burger).

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Regarding Claim 1 Abbott teach and describe an apparatus (Fig.2, and 4) comprising: a 1. port; a storage medium coupled to a and accessed by controller, wherein, the storage medium is to store an encrypted unique identifier of the apparatus, encrypted identity information of an individual pre-associated with the apparatus and an encrypted log of unique identifier of locations the apparatus and the individual have visited, the controller coupled to the port to record in the encrypted log on the storage medium, a unique identifier corresponding to a locations the apparatus and the individual have visited; the controller to restrict the individual from modifying the encrypted unique identifier of the apparatus, encrypted identity information of the individual pre-selected with the apparatus, encrypted log of unique identifiers of locations the apparatus and the individual have visited as stored in the storage medium; and the controller, in response to a request from an authorized requestor, to provide to the authorized requestor, one or more of the unique identifier of the apparatus, identity information of the individual pre-associated with the apparatus, and the lo~ of unique identifiers of locations the apparatus and the individual have visited (col.3 line 26 to col.4 line 7, col.4 line 50 to line 62, col.5 line 12 to line 15, col.5 line 55 to col.6 line 60, and col.7 line 38 to col.9 line 65). Although the system disclosed by Abbot shows all the features of the claimed limitation, as well as secure identification of individuals (users) when using the unique USB enabled device but Abbot does not specifically discuss in detail unique identifier of the apparatus, encrypted identity information of an individual pre-associated with the apparatus.

In an analogous art, Burger, on the other hand discloses computing environment that describe methods of portable electronic authorization system (Fig.1-2) by engaging transactions involving financial and/or non-financial media and devices, where apparatus has an

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authenticator that authenticates an identity of a user [Fig.1-2, and paragraph 0019 – 0020, and 0114 -0118].

Therefore, It would have been obvious to one ordinary skilled in the art at the time of invention to combine the teachings of Abbot and Burger, because Burger's system of portable electronic authorization with plurality of unique devices for providing plurality of services after authenticating the device and user by using embedded ID would enhance the trustworthiness of the user of portable device when tracking the device in a external network (co.7 line 9 to line 15).

2. Regarding Claim 11 Abbott teach and describe a system for allowing for secure identification of an individual when accessing information (Fig.2, and 4) comprising: a central hub; a plurality of key touchpoints coupled to the central hub; and at least one device coupled to at least one of a plurality of key touchpoints, the at least one device comprising a port; a storage medium coupled to and accessed by a controller, wherein the storage medium is to store an encrypted unique identifier of the apparatus, encrypted identity information of an individual pre-associated with the apparatus, and an encrypted log of unique identifiers of locations the apparatus and the individual have visited; the controller, coupled to the port, to record in the encrypted log on the storage medium, a unique identifier corresponding to a location the apparatus and the individual have visited; the controller to restrict the individual from modifying the encrypted unique identifier of the apparatus, encrypted identity information of the individual pre-associated with the apparatus, and the encrypted log of unique identifiers of locations the apparatus and the individual have visited, as stored in the storage medium; and

the controller, in response to a request from an authorized requestor, to provide to the authorized requestor, one or more of the unique identifier of the apparatus, identity information of the individual pre-associated with the apparatus, and the log of unique identifiers of locations the apparatus and the individual have visited (col.3 line 26 to col.4 line 7, col.4 line 50 to line 62, col.5 line 12 to line 15, col.5 line 55 to col.6 line 60, and col.7 line 38 to col.9 line 65).

Although the system disclosed by Abbot shows all the features of the claimed limitation, as well as secure identification of individuals (users) when using the unique USB enabled device but Abbot does not specifically discuss in detail unique identifier of the apparatus, encrypted identity information of an individual pre-associated with the apparatus,.

In an analogous art, Burger, on the other hand discloses computing environment that describe methods of portable electronic authorization system (Fig.1-2) by engaging transactions involving financial and/or non-financial media and devices, where apparatus has an authenticator that authenticates an identity of a user [Fig.1-2, and paragraph 0019 – 0020, and 0114 -0118]].

Therefore, It would have been obvious to one ordinary skilled in the art at the time of invention to combine the teachings of Abbot and Burger, because Burger's system of portable electronic authorization with plurality of unique devices for providing plurality of services after authenticating the device and user by using embedded ID would enhance the trustworthiness of the user of portable device when tracking the device in a external network (co.7 line 9 to line 15).

3. Claims 2-3, 10, 12-14, and 21, and 23 are rejected applied as above rejecting Claims 1, and 11. Furthermore, the system of Abbott and Burger teaches and describes a system wherein

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As per Claim 2, the port comprises any one of a firewire port, USB port or an infiniband port (Abbot: col.3 line 26 to line 30, col.5 line 12 to line 14, Fig.1, Item 130, Fig.4 Item 402))

As per Claim 3, the storage medium comprises a memory (Abbot: Fig. 2A, col.4 line 50 to line 62).

As per Claim 10, the security information can be enhanced or modified by downloading data to the apparatus (Abbot: col.8 line 20 to line 33, and col.10 line 6 to line 11).

As per Claim 12, the port comprises any one of a firewire port, USB port or an infiniband port (Abbot: col.3 line 26 to line 30, col.5 line 12 to line 14, Fig.1, Item 130, Fig.4 Item 402).

As per Claim 13, each of the least one touchpoints comprises a personal computer (Abbot: Fig.1 Item 102).

As per Claim 14, the storage medium comprises a memory (Abbot: Fig. 2A, col.4 line 50 to line 62).

As per Claim 21, the security information within the at least one device can be enhanced or modified by downloading data to the at least one device (Abbot: col.8 line 20 to line 33, and col.10 line 6 to line 11).

As per Claim 23, the key touchpoints comprises any one of airports, car rentals, or banks (Burger: [0125, 0135, and 0152]).

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Syed Zia whose telephone number is 571-272-3798. The examiner can normally be reached on 9:00 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

SZ

December 21, 2007

PRIMARY EXAMINER